

The Chrysler Building 405 Lexington Avenue, NY, NY 10174-1299 Tel: 212.554.7800 Fax: 212.554.7700 www.mosessinger.com

Barry S. Zone

Direct Dial: 212.554.7864 Fax: 917.206.4364

E-Mail: bzone@mosessinger.com

October 6, 2022

SENT VIA ECF

Hon. John G. Koetl United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007

Re: United States v. Aviram Azari, 1:19 Cr. 00610 (JGK)

Dear Judge Koetl:

On behalf of my client Aviram Azari, and with the government's consent, we would most respectfully request that sentencing, which is scheduled for October 19, 2022 be rescheduled to a date in mid-January, 2023 convenient to the Court.

I make this request because I require additional time to prepare for sentencing. Primarily because his health conditions have grown worse and untreated, notwithstanding all of the efforts the government has made.

At this point it has been very difficult to even speak with my client. The last time I appeared at the MDC to see him, which I prearranged, he'd been taken to the hospital. When I spoke with Mr. Azari 2 days later, he advised that they told him that he had several serious medical conditions, but that they could not assist, as he needed to see doctors with different medical specialties.



Hon. John G. Koetl, United States District Judge October 6, 2022 Page 2

With the Court's permission, I intend to submit another letter under Seal, detailing the particulars of the recent history of Mr. Azari's medical issues. However, I first wanted to make this adjournment request, as the current sentencing date and related deadlines is quickly approaching.

The Court's consideration is very greatly appreciated.

Respectfully,

/s/ Barry Zone

Barry Zone

Attorney for defendant, Aviram Azari

cc: AUSA Olga Zverovich AUSA Juliana Murry